

06-30-00

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**UTILITY PATENT APPLICATION TRANSMITTAL
(Small Entity)**

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No.
30687-US

Total Pages in this Submission

TO THE ASSISTANT COMMISSIONER FOR PATENTS**Box Patent Application
Washington, D.C. 20231**

Transmitted herewith for filing under 35 U.S.C. 111(a) and 37 C.F.R. 1.53(b) is a new utility patent application for an invention entitled:

PAINT SET CONFECTIONERY**005179**

and invented by:

PATENT TRADEMARK OFFICE

BRAD BAKERIf a **CONTINUATION APPLICATION**, check appropriate box and supply the requisite information:☒ **Continuation** ☐ **Divisional** ☐ **Continuation-in-part (CIP)** of prior application No.: PCT/US99/28550

Which is a:

☒ **Continuation** ☐ **Divisional** ☐ **Continuation-in-part (CIP)** of prior application No.: 60/110,675

Which is a:

☐ **Continuation** ☐ **Divisional** ☐ **Continuation-in-part (CIP)** of prior application No.: _____

Enclosed are:

Application Elements

1. ☒ Filing fee as calculated and transmitted as described below
2. ☒ Specification having 23 pages and including the following:
 - a. ☒ Descriptive Title of the Invention
 - b. ☒ Cross References to Related Applications (if applicable)
 - c. ☐ Statement Regarding Federally-sponsored Research/Development (if applicable)
 - d. ☐ Reference to Microfiche Appendix (if applicable)
 - e. ☒ Background of the Invention
 - f. ☒ Brief Summary of the Invention
 - g. ☒ Brief Description of the Drawings (if drawings filed)
 - h. ☒ Detailed Description
 - i. ☒ Claim(s) as Classified Below
 - j. ☒ Abstract of the Disclosure

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Application Elements (Continued)

3. ☒ Drawing(s) *(when necessary as prescribed by 35 USC 113)*
a. ☒ Formal b. ☐ Informal Number of Sheets 10
4. ☒ Oath or Declaration
a. ☒ Newly executed *(original or copy)* ☐ Unexecuted
b. ☐ Copy from a prior application (37 CFR 1.63(d)) *(for continuation/divisional application only)*
c. ☒ With Power of Attorney ☐ Without Power of Attorney
d. ☐ DELETION OF INVENTOR(S)
Signed statement attached deleting inventor(s) named in the prior application,
see 37 C.F.R. 1.63(d)(2) and 1.33(b).
5. ☐ Incorporation By Reference *(usable if Box 4b is checked)*
The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under
Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby
incorporated by reference therein.
6. ☐ Computer Program in Microfiche
7. ☐ Genetic Sequence Submission *(if applicable, all must be included)*
a. ☐ Paper Copy
b. ☐ Computer Readable Copy
c. ☐ Statement Verifying Identical Paper and Computer Readable Copy

Accompanying Application Parts

8. ☐ Assignment Papers *(cover sheet & documents)*
9. ☐ 37 CFR 3.73(b) Statement *(when there is an assignee)*
10. ☐ English Translation Document *(if applicable)*
11. ☒ Information Disclosure Statement/PTO-1449 ☒ Copies of IDS Citations
12. ☐ Preliminary Amendment
13. ☒ Acknowledgment postcard
14. ☒ Certificate of Mailing
☐ First Class ☒ Express Mail *(Specify Label No.):* EL510121090US

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Total Pages in this Submission

Accompanying Application Parts (Continued)

15. ☐ Certified Copy of Priority Document(s) (if foreign priority is claimed)
16. ☒ Small Entity Statement(s) - Specify Number of Statements Submitted: 1
17. ☒ Additional Enclosures (please identify below):

Associate Power of Attorney
Petition to Make Special Because of Actual Infringement

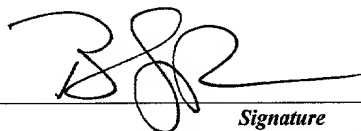
Fee Calculation and Transmittal

CLAIMS AS FILED

For	#Filed	#Allowed	#Extra	Rate	Fee
Total Claims	26	- 20 =	6	x \$9.00	\$54.00
Indep. Claims	2	- 3 =	0	x \$39.00	\$0.00
Multiple Dependent Claims (check if applicable) <input type="checkbox"/>					\$0.00
BASIC FEE					\$345.00
OTHER FEE (specify purpose)					\$0.00
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Dated: 6/28/00


Signature

BRIAN J. PANGRLE, Reg. No. 42,973
Peacock, Myers & Adams, P.C.
P.O. Box 26927
Albuquerque, New Mexico 87125-6927
(505) 998-1505
(505) 243-2542 fax

CC:

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Docket No.

30687-USSerial No.
To Be AssignedFiling Date
HerewithExaminer
To Be AssignedGroup Art Unit
To Be AssignedInvention: **PAINT SET CONFECTIONERY**I hereby certify that this **U.S. Continuation Application of PCT/US99/28550***(Identify type of correspondence)*

is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 in an envelope addressed to: The Commissioner of Patents and Trademarks, Washington, D.C.

20231-0001 on

6/28/00*(Date)***Stacy E. Jenkins***(Typed or Printed Name of Person Mailing Correspondence)**Stacy E. Jenkins**(Signature of Person Mailing Correspondence)***EL510121090US***("Express Mail" Mailing Label Number)***Note: Each paper must have its own certificate of mailing.**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

☒ Applicants **BRAD BAKER**☐ Patentee _____☐ Application No. _____☐ Patent No. _____☐ Filed on _____☐ Issued on _____Title: **PAINT SET CONFECTIONERY****STATEMENT CLAIMING SMALL ENTITY STATUS
(37 CFR 1.9(f) and 1.27(c)) - SMALL BUSINESS CONCERN**

I hereby state that I am

☐ the owner of the small business concern identified below:☒ an official of the small business concern empowered to act on behalf of the concern identified below:Name of Small Business Concern IMPACT CONFECTIONS, INC.Address of Small Business Concern 888 Garden of the Gods RoadColorado Springs, Colorado 80907

I hereby state that the above identified small business concern qualifies as a small business concern, as defined in 13 CFR 121.12, and reproduced in 37 CFR 1.9(d), for purposes of paying reduced fees to the United States Patent and Trademark Office under Sections 41(a) and (b) of Title 35, United States Code, in that the number of employees of the concern, including those of its affiliates, does not exceed 500 persons. For purposes of this statement, (1) the number of employees of the business concern is the average over the previous fiscal year of the concern of the persons employed on a full-time, part-time or temporary basis during each of the pay periods of the fiscal year, and (2) concerns are affiliates of each other when either, directly or indirectly, one concern controls or has the power to control the other, or a third-party or parties controls or has the power to control both.

I hereby state that rights under contract or law have been conveyed to, and remain with, the small business concern identified above, with regard to the invention described in

☒ the specification filed herewith, with title as listed above.☐ the application identified above.☐ the patent identified above.

If the rights held by the above-identified small business concern are not exclusive, each individual, concern or organization having rights in the invention is listed below* and no rights to the invention are held by any person, other than the inventor, who would not qualify as an independent inventor under 37 CFR 1.9(c), if that person made the invention, or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).

**NOTE: Separate statements are required from each named person, concern or organization having rights to the invention as to their status as small entities. (37 CFR 1.27)*

003230 E F 0950

Each such person, concern or organization having any rights in the invention is listed below:

- ☒ No such person, concern, or organization exists.
☐ Each such person, concern or organization is listed below.

Name _____

Address _____

☐ INDIVIDUAL ☐ SMALL BUSINESS CONCERN ☐ NONPROFIT ORGANIZATION

Name _____

Address _____

☐ INDIVIDUAL ☐ SMALL BUSINESS CONCERN ☐ NONPROFIT ORGANIZATION

I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small business entity is no longer appropriate. (37 CFR 1.28(b))

(check the following item, if desired)

NOTE: The following verification statement need not be made in accordance with the rules published on Oct. 10, 1997, 62 Fed. Reg. 52,131, effective Dec. 1, 1997.

NOTE: "The presentation to the Office (whether by signing, filing, submitting, or later advocating) of any paper by a party, whether a practitioner or non-practitioner, constitutes a certification under § 10.18(b) of this chapter. Violations of § 10.18(b)(2) of this chapter by a party, whether a practitioner or non-practitioner, may result in the imposition of sanctions under § 10.18(c) of this chapter. Any practitioner violating § 10.18(b) may also be subject to disciplinary action. See §§ 10.18(d) and 10.23(c)(15)." 37 CFR § 1.4(d)(2).

☒ I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

Name of Person Signing _____ Brad Baker

Title of Person if Other Than Owner _____ President

Address of Person Signing _____ 888 Garden of the Gods Road

_____ Colorado Springs, CO 80907

SIGNATURE Brad Baker Date 6-20-00

PATENT APPLICATION

PAINT SET CONFECTIONERY

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CROSS-REFERENCE TO RELATED APPLICATIONS

This is a continuation of International Application PCT/US99/28550, entitled "Paint Set Confectionery," with an international filing date of December 2, 1999. This application also claims the benefit of the filing of U.S. Provisional Patent Application Serial No.60/110,675, entitled "Paint Set Confectionery," filed on December 2, 1998, and the specifications thereof are incorporated herein by reference.

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BACKGROUND OF THE INVENTION

Field of the Invention (Technical Field):

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The present invention relates to confectionery products.

Background Art:

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The confectionery industry uses a variety of tools or utensils to facilitate extraction of a candy material from a reservoir. For instance, the following design patents disclose candy dipping tools: U.S. Patent No. Des. 264,298, entitled "Candy Dipping Tool", to Guttman, issued May 11, 1982, discloses a candy dipping tool with an elongated handle and a loop end; U.S. Patent No. Des. 264,169, entitled "Candy Dipping Tool", to Guttman, issued May 4, 1982, discloses a candy dipping tool having an elongated handle and a forked end comprising two prongs; and U.S. Patent No. Des. 264,038, entitled "Candy Dipping Tool", to Guttman, issued April 27, 1982, discloses a candy dipping tool having an

5 The dipping of a foodstuff directly into another foodstuff is relatively common practice in food manufacturing, food service, and amongst consumers in general. The following patents disclose matter germane to these practices:

Condiment Container", to Wawrzynski, issued October 14, 1997, discloses a method for removing excess condiment from a food article. The method has three steps: manipulating, inserting and removing. In the first step, manipulating, a slit is formed in a container containing the condiment. In the next step, inserting, the food article is inserted through the slit into the condiment container. The final step entails removing the food article from the container. As the food article is removed from the container, excess condiment is stripped off the food article as it passes through the slit.

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25 portion is preferably dipped in the heated chocolate in substantially the same way that other candies and
confections are dipped.

U.S. Patent No. 5,370,884, entitled "Combination Sucker and Edible Powder", to Coleman, issued December 6, 1994, discloses a confectionery apparatus having a top plastic cap for housing a

hard candy sucker and a lower plastic container for housing a powder or granular candy. After removing the top cap, the hard candy is moistened and then dipped into the powder or granular candy.

U.S. Patent No. 3,840,678, entitled "Edible Spooning Device", to Price, issued October 8, 1974,
5 discloses an edible product having food receiving cavities for spooning and consuming foodstuff.

Confectioneries having a shape of a non-edible are disclosed in the following patents: U.S.
Patent No. Des. 269,559, entitled "Confection on a Stick", to Sellares, issued July 5, 1983, discloses a
confection on a stick shaped in the form a fist with an extended index finger; U.S. Patent No.
10 Des. 260,045, entitled "Frozen Confection or Similar Article", to Frankel et al., issued August 4, 1981,
discloses a frozen confection or similar article that is in the shape of a foot; U.S. Patent No.
Des. 177,206, entitled "Confection", to Babcock, issued March 27, 1956, discloses a tube piece
confection shaped substantially like a spoon wherein the spoon end portion comprises a confection; U.S.
Patent No. Des. 92,473, entitled "Lollipop or Similar Article", to Keller, issued June 12, 1934, discloses a
15 lollipop or similar article in the shape of a mug with over-flowing froth; U.S. Patent No. Des. 62,611,
entitled "Hard Candy Confection", to Hochstraser, issued July 3, 1923, discloses a hard candy confection
having the shape of a face; and U.S. Patent No. 16,030, entitled "Candy or Confection", to
Schwarzschild and Greenfield, issued April 7, 1885, discloses a candy or confectionery in the shape of a
broom wherein both the whisk and handle portion comprise the confectionery.

Food products, comprising multiple foodstuffs, having at least one discrete compartment that
allows for or facilitates mixing are disclosed in the following patents:

U.S. Patent No. 3,413,128, entitled "Bottle", to Steinbarth et al., issued November 26, 1968,
25 discloses a bottle having two container portions. One container is designed to hold a liquid, such as an
alcoholic beverage, while the other container is designed to hold a granular solid, such as salt.

5 U.S. Patent No. 1,983,685, entitled "Receptacle for Food Products", to Townsley, issued December 11, 1934, discloses a receptacle for holding food products having a main bag portion and an auxiliary compartment. The auxiliary compartment is designed to contain a dry flavoring material. The auxiliary compartment may be opened such that the material contained within that compartment mixes with the material in the main bag portion.

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U.S. Patent No. 3,386,792, entitled "Paint Kit", to Ireland, issued June 4, 1968, discloses a device with a paintbrush and an integral container for paint. The paint container is housed in the end one end of the device while the paintbrush is positioned at the other end.

5 None of these patents disclose a confectionery, comprising multiple confectionery components, having at least one discrete compartment that allows for or facilitates mixing thereof wherein an edible component has the shape of a traditional non-edible.

SUMMARY OF THE INVENTION (DISCLOSURE OF THE INVENTION)

10 The present invention comprises a confectionery set comprising: a coatable utensil; a container; and a flowable confectionery wherein the flowable confectionery is containable within the container and extractable by the coatable utensil. In a preferred embodiment of the present invention, the coatable utensil comprises a coatable portion and a handle portion where these portions comprise edible and/or non-edible material. Non-edible material comprises materials such as, but not limited to, wood, plastic and metal. Edible material comprises, for example, but not limited to, materials such as artificial
15 sweetener, sugar, corn syrup, water, flavor agent, color agent and the like. In a preferred embodiment, edible confectionery of the coatable utensil comprises from between approximately 50% and 75% by weight of sugar; from between approximately 20% and 40% by weight of corn syrup; from between approximately 2% and 5% by weight of water; from between approximately 0.1% and 2% by weight of
20 flavor agent; and from between approximately 0% and 1% by weight of color agent.

Flowable confectionery of the present invention comprises sugar-based or artificial sweetener-based confectionery. Combinations of sugar and artificial sweetener confectioneries are also within the scope of the present invention. Sugar-based flowable confectioneries of the present invention comprise
25 materials such as, but not limited to, the following: sugar, organic acid, flavor agent, color agent, and flow agent. In a preferred embodiment of the present invention, flowable confectionery comprises from between approximately 90% and 98% by weight of sugar; from between approximately 1% and 6% by weight of organic acid; from between approximately 1% and 5% by weight of flavor agent; from between approximately 0.1% and 2% by weight of color agent; and from between approximately 0.1% and 5% by

weight of flow agent. Flow agent comprises, for example, but not limited to, powdered cellulose, magnesium stearate, stearic acid, paraffin and microcrystalline waxes, polyethylene waxes, mineral and other lubricating oils, talc, silicone dioxide, lactose, calcium citrate and combinations thereof.

5 In another preferred embodiment of the present invention, flowable confectionery comprises a luminiferous confectionery, a gas generating and/or gas releasing confectionery.

10 In yet another embodiment of the present invention, the coatable utensil comprises a brush assembly comprising a handle portion and a bristle portion wherein the bristle portion comprises, for example, but not limited to, a plurality of bristles, a mass comprising surface indicia creating a bristle-like appearance, rigid bristles, resilient bristles, confectionery bristles, plastic bristles, rubber bristles and combinations thereof. In variations of this embodiment, the bristles comprise luminiferous bristles. In a preferred embodiment of the brush assembly embodiment, the brush assembly comprises a ferrule positioned between the handle portion and the bristle portion and the bristle portion is optionally modified for detachable releasability. In all of the embodiments, means exist for attaching the coatable utensil to the container. Attachment is achieved through, for example, but not limited to, shrink-wrap, adhesive, at least one additional cooperative part, and the like.

15 In various embodiments of the present invention, the container comprises, for example, but not limited to, a substantially rectangular pouch; a sack-like pouch; a human shape; an alien shape; a coffin shape; a sarcophagus shape; a cauldron shape; a spacecraft or UFO shape; a basket shape; a can shape; and the like.

20 In various embodiments of the present invention, the coatable utensil comprises, for example, but not limited to, a circular shape; a paint brush shape; a mummy shape; a vampire shape; a broom shape; an alien shape; a snake shape; a magic wand shape; a star shape.

25 In various embodiments of the present invention, the flowable confectionery comprises shaped pieces comprising, for example, but not limited to, at least one mineral nugget shape; at least one jewel

shape; at least one insect shape; at least one rodent shape, including bats; at least one vegetable shape; at least one fruit shape; and the like. In a preferred embodiment, the flowable confectionery comprises a fluid. Where the flowable comprises shaped pieces and fluid, these pieces are additionally mixable with the fluid. In a preferred embodiment of the present invention comprising a fluid flowable confectionery, the fluid comprises viscoelastic rheological properties.

A primary object of the present invention is to provide a confectionery product having characteristics of a traditional non-edible and utilitarian product.

A primary advantage of the present invention is enhanced play value due to interactive features of the product.

Other objects, advantages and novel features, and further scope of applicability of the present invention will be set forth in part in the detailed description to follow, taken in conjunction with the accompanying drawings, and in part will become apparent to those skilled in the art upon examination of the following, or may be learned by practice of the invention. The objects and advantages of the invention may be realized and attained by means of the instrumentalities and combinations particularly pointed out in the appended claims.

BRIEF DESCRIPTION OF THE DRAWINGS

The accompanying drawings, which are incorporated into and form a part of the specification, illustrate several embodiments of the present invention and, together with the description, serve to explain the principles of the invention. The drawings are only for the purpose of illustrating a preferred embodiment of the invention and are not to be construed as limiting the invention. In the drawings:

Fig. 1 is a frontal view of a brush of the present invention;

Fig. 2 is a side view of a brush of the present invention;

Fig. 3 is a perspective view of a brush of the present invention;

Fig. 4 is a perspective view of a paint can and lid of the present invention;

Fig. 5 is a perspective view of a paint can lid of the present invention;

Fig. 6 is a frontal view of a brush of the present invention showing affixation of a candy portion;

Fig. 7 is a perspective view of a paint can of the present invention;

Fig. 8 is a perspective view of a paint can lid of the present invention;

5 Fig. 9 is a frontal view of a brush of the present invention showing bristles;

Fig. 10a is a cross-sectional view of a paint can and lid of the present invention;

Fig. 10b is a top view of a paint can and lid of the present invention;

Fig. 10c is a segment of a cross-sectional view of a paint can and lid of the present invention;

Fig. 11a is a frontal view of a brush ferrule of the present invention;

10 Fig. 11b is a cross-sectional view of a brush ferrule of the present invention;

Fig. 12a is a frontal view of a brush handle of the present invention;

Fig. 12b is a side view of a brush handle of the present invention;

Fig. 13 is a frontal view of a brush handle and detachable ferrule of the present invention;

Fig. 14a is a frontal view of a brush and paint can assembly of the present invention;

15 Fig. 14b is a side view of a brush and paint can assembly of the present invention;

Fig. 14c is a top view of a brush and paint can assembly piece of the present invention;

Fig. 15 is a perspective view of a mummy and sarcophagus embodiment of the present invention;

Fig. 16 is a perspective view of a skeleton and coffin embodiment of the present invention;

Fig. 17 is a perspective view of a vampire and hinged coffin embodiment of the present invention;

20 Fig. 18 is a perspective view of a broom and cauldron embodiment of the present invention;

Fig. 19 is a perspective view of an alien and spaceship embodiment of the present invention;

Fig. 20 is a perspective view of a snake and basket embodiment of the present invention;

Fig. 21 is a perspective view of a wand and magician embodiment of the present invention; and

Fig. 22 is a perspective view of a pouch embodiment of the present invention.

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DESCRIPTION OF THE PREFERRED EMBODIMENTS

(BEST MODES FOR CARRYING OUT THE INVENTION)

The present invention comprises a confectionery having enhanced play value. A preferred embodiment of the present invention comprises a brush and a can. A brush 10 of the present invention

is shown in Fig. 1. As shown in Fig. 1, the brush **10** comprises a handle portion **12** and a bristle portion **14**. The handle portion further comprises an aperture **16** for hanging, as shown in Fig. 1. The invention also comprises alternatives for hanging such as, but not limited to, a hook, adhesive, a magnet, and the like, either attached to a brush, a can, a lid, or packaging and/or packaging pieces of the present invention. Fig. 2 and Fig. 3 show alternative views of the brush of Fig. 1.

Fig. 4 shows an illustration of a can **18** of a preferred embodiment of the present invention. This can **18** further comprises a container **20**, a lid **22** and contents **24**. This preferred embodiment comprises a container **20** having a cylindrical shape with one open end **28** and one closed end **26**. The container **20** is capable of containing contents **24**, such as a powder, fluid and/or other flowable confectionery. Lid **22** further comprises an upper surface **30**, a lower surface **32** and a tab for assisting detachment **34**. The lower surface **32** connects cooperatively with the open end **28** of the container **20** to seal contents **24** in the container **20**. The tab **34** for assisting detachment, comprises, for example, but is not limited to, a pull tab or the like. When the lid **22** is cooperatively in contact with the container **20** to seal contents **24**, detachment of the lid is facilitated by the tab **34**.

Fig. 5 shows an alternative embodiment of a lid **36**. This particular embodiment comprises an upper surface **40** and a lower surface **38** wherein the upper surface **40** defines a well **42**. The well **42** illustrated in Fig. 5 is capable of receiving the bristle portion **14** of a brush **10** of the present invention.

Fig. 6 shows an illustration of a brush **10** of a preferred embodiment of the present invention wherein the bristle portion **14** is detachable from the handle portion **12**. The detachable nature of the bristle portion **14** of the brush **10** allows for replacement and/or storage of the bristle portion **14**. Replacement allows a user to replace a current bristle portion with a different bristle portion. The bristle portion **14** is replaceable with a bristle portion that comprises a confectionery or an alternative edible and/or non-portion that entertains a user. For example, a user is entertained by, but not limited to, a bristle portion comprising light emitting bristles or a light emitting bristle unit. Such bristle embodiments are describable as luminiferous in that they give off or transmit light. The term luminiferous encompasses, but is not limited to, luminescence, fluorescence, and phosphorescence. For example,

flexible bristle fibers capable of transmitting light from a source are within the scope of the present invention. A source is housable, for example, but not limited to, in the handle portion **12**. Transmission of light from the source to flexible bristle fibers creates an optical effect that enhances play value of the present invention. In such an embodiment of the present invention, a source comprises, for example, but not limited to, a light bulb or a light emitting diode. Power for driving the source comprises, for example, but not limited to battery power, mechanical to electrical energy power, and/or solar to electrical energy power. Fig. 9 shows an illustration that more clearly depicts a bristle portion **14** that comprises individual bristles, typical of a generic paint brush, as opposed to a solid portion wherein bristles are agglomerated or a solid portion wherein surface indicia give an effect as to the presence of bristles. All of these variations are within the scope of the present invention.

Fig. 7 shows an illustration of a preferred embodiment of a container **20** comprising a handle **44**. In this particular embodiment, the handle **44** attaches to the container **20** at two points **46**, **46'** adjacent to the open end **28** of the container. As shown in Fig. 7, handle **44** comprises a cord having two ends **48**, **48'** that pass through apertures **46**, **46'** adjacent to the open end **28** the container. These ends **48**, **48'** are tied or otherwise fixed to prevent passage through the apertures **46**, **46'**. Fig. 8 shows a preferred embodiment of a lid **36** comprising a handle **44**. This lid **36** is as described in Fig. 5 with the exception of the added handle **44**. The lid **36** illustrated in Fig. 8 comprises a cord **44** having two ends **48**, **48'** that pass through apertures **46**, **46'** in the lid **36**. These ends **48**, **48'** are tied or otherwise fixed to prevent passage through the apertures **46**, **46'**.

Figs. 10a, 10b, and 10c show illustrations of a lid **22** of a preferred embodiment of the present invention cooperatively connected to a container **20**. In this preferred embodiment, the lid **22** is press-fit connectedly onto the container **20**.

Figs. 11a and 11b show illustrations of a ferrule **50** of a preferred embodiment of the present invention. The ferrule **50** comprises part of a handle **12** of a brush **10**. In this particular embodiment, the ferrule **50** is connected to a handle stem **52** through a dual latch system **54**. The dual latch system **54** comprises two latches **56**, **56'** that cooperatively connect with the ferrule **50**. As shown in Figs. 11a and

11b, the ferrule **50** further comprises a bristle end **58** and a handle stem end **60**. The handle stem end **60** of the ferrule **50** is defined by a substantially rectangular shaped wall **62** that together with the bristle end **58** defines a well. The substantially rectangular shaped wall **62** comprises an inner surface **64** and an outer surface **66**. As illustrated in Fig. 11b, protrusions **68, 68'** from the inner surface **64** of the wall **62** cooperatively connect with latches **56, 56'** to fix the ferrule **50** to the handle stem **52**. Figs. 12a and 12b show a frontal view illustration and a side view illustration, respectively, of a handle stem **52** of a preferred embodiment of the present invention. Fig. 13 shows a frontal view illustration of a preferred embodiment of the present invention wherein the ferrule **50** is selectively detachable from the handle stem **52**. In this embodiment, the handle stem **52** comprises a release mechanism **70** that further comprises a release button **74** and release bars **72, 72'**. Application of pressure on the release button **74** causes release bars **72, 72'** to draw latches **56, 56'** inward. When the handle stem **52** shown in Fig. 13 is cooperatively connected to a ferrule **50** having a release button aperture **76**, pressure on the release button **74** allows for selective attachment and detachment of the ferrule **50**. The release mechanism illustrated in Fig. 13 is an example of but a single mechanism and is not meant to limit the present invention.

Figs. 14a and 14b show illustrations of a brush **10** and a can **18**. The brush **10** and can **18** are connectable through packaging **78** such as, but not limited to, shrink-wrap, adhesive or other packaging as shown in Fig. 14c, which comprises a finite length cylinder **80** connected to a finite length hollow tube section having a substantially rectangular cross section **82**. The packaging **78**, as shown in Fig. 14c, cooperatively receives can **18** and brush **10**.

Additional embodiments of the present invention are shown in Figs. 15 through 21. In the embodiments shown in Figs. 15 through 21, a coatable utensil is provided which cooperates with a container for containing a flowable edible. In preferred embodiments, the coatable utensil comprises a coatable portion and a handle portion.

Fig. 15 is a perspective view of a mummy and sarcophagus embodiment of the present invention. In this embodiment, the mummy comprises, for example, an edible material, a non-edible material,

and/or a luminiferous material. The mummy is also illuminable through use of an electric circuit and power supply. The sarcophagus of this embodiment comprises a container, comprising a sarcophagus body and a sarcophagus lid, for containing a flowable edible that is coatable on the mummy, i.e., the coatable utensil. The flowable comprises, for example, an edible that gives the impression of ooze, blood, gold, jewels, insects, rodents, dust and/or other material typically found in conjunction with Egyptian or other mummies. Furthermore, the flowable edible may further comprise a luminiferous material. The sarcophagus may also comprise a luminiferous material and/or be illuminable through use of an electric circuit and power supply.

Fig. 16 is a perspective view of a skeleton and coffin embodiment of the present invention. In this embodiment, the skeleton comprises, for example, an edible material, a non-edible material, and/or a luminiferous material. The skeleton is also illuminable through use of an electric circuit and power supply. The coffin of this embodiment comprises a container, comprising a coffin body and coffin lid, for containing a flowable edible that is coatable on the skeleton i.e., the coatable utensil. The flowable comprises, for example, an edible that gives the impression of ooze, blood, gold, jewels, insects, rodents, dust and/or other material typically found in conjunction with skeletons. Furthermore, the flowable edible may further comprise a luminiferous material. The coffin may also comprise a luminiferous material and/or be illuminable through use of an electric circuit and power supply.

Fig. 17 is a perspective view of a vampire and a hinged coffin embodiment of the present invention. In this embodiment, the vampire comprises, for example, an edible material, a non-edible material, and/or a luminiferous material. The vampire is also illuminable through use of an electric circuit and power supply. The coffin of this embodiment comprises a container, comprising a coffin body and a coffin lid, for containing a flowable edible that is coatable on the vampire i.e., the coatable utensil. The flowable comprises, for example, an edible that gives the impression of ooze, blood, gold, jewels, insects, rodents, dust and/or other material typically found in conjunction with vampires. Furthermore, the flowable edible may further comprise a luminiferous material. The coffin may also comprise a luminiferous material and/or be illuminable through use of an electric circuit and power supply.

Fig. 18 is a perspective view of a broom and a cauldron embodiment of the present invention. In this embodiment, the broom comprises, for example, an edible material, a non-edible material, and/or a luminiferous material. The broom is also illuminable through use of an electric circuit and power supply. The cauldron of this embodiment comprises a container, comprising a cauldron body and a cauldron lid, for containing a flowable edible that is coatable on the broom i.e., the coatable utensil. The flowable comprises, for example, an edible that gives the impression of soup, stew, ooze, blood, gold, jewels, insects, rodents, dust and/or other material typically found in conjunction with witches. For example, a soup or stew can comprise edible pieces shaped as vegetables or fruits with or without an accompanying edible fluid. Furthermore, the flowable edible may further comprise a luminiferous material. The cauldron may also comprise a luminiferous material and/or be illuminable through use of an electric circuit and power supply.

Fig. 19 is a perspective view of an alien and a spaceship embodiment of the present invention. In this embodiment, the alien comprises, for example, an edible material, a non-edible material, and/or a luminiferous material. The alien is also illuminable through use of an electric circuit and power supply. The spaceship of this embodiment comprises a container, comprising a spaceship body and a spaceship lid, for containing a flowable edible that is coatable on the alien i.e., the coatable utensil. The flowable comprises, for example, an edible that gives the impression of ooze, blood, dust, jewels, radioactive material and/or other material typically found in conjunction with spaceships. Furthermore, the flowable edible may further comprise a luminiferous material. The spaceship may also comprise a luminiferous material and/or be illuminable through use of an electric circuit and power supply.

Fig. 20 is a perspective view of a snake and a basket embodiment of the present invention. In this embodiment, the snake comprises, for example, an edible material, a non-edible material, and/or a luminiferous material. The snake is also illuminable through use of an electric circuit and power supply. The basket of this embodiment comprises a container, comprising a basket body and a basket lid, for containing a flowable edible that is coatable on the snake i.e., the coatable utensil. The flowable comprises, for example, an edible that gives the impression of ooze, blood, gold, jewels, insects, rodents, dust and/or other material typically found in conjunction with places where snakes dwell or

snake charmers. Furthermore, the flowable edible may further comprise a luminiferous material. The basket may also comprise a luminiferous material and/or be illuminable through use of an electric circuit and power supply.

5 Fig. 21 is a perspective view of a wand and magician embodiment of the present invention. In this embodiment, the wand comprises, for example, an edible material, a non-edible material, and/or a luminiferous material. The wand is also illuminable through use of an electric circuit and power supply. The magician of this embodiment comprises a container, comprising a magician lower body and a magician upper body that serves as a lid, for containing a flowable edible that is coatable on the wand
10 i.e., the coatable utensil. The flowable comprises, for example, an edible that gives the impression of ooze, blood, gold, jewels, insects, rodents, dust and/or other material typically found in conjunction with magicians and wizards. Furthermore, the flowable edible may further comprise a luminiferous material. The magician may also comprise a luminiferous material and/or be illuminable through use of an electric circuit and power supply.

15 Fig. 22 is a perspective view of a pouch or "flow pack" embodiment of the present invention. In this embodiment, the pouch serves as a container for containing a flowable edible that is coatable on a utensil. The coatable utensil comprises edible and/or non-edible material. The pouch container comprises, for example, a foil pouch, a resealable pouch, a pouch comprising a draw-string, and the like.
20 The shape of the pouch comprises rectangular, round, spherical, semi-spherical, and similar geometric shapes. Additionally, the pouch is formable as a human shape, alien shape or any of the aforementioned shapes described and shown in Figs. 15-21. A preferred embodiment of the pouch comprises the ability to house at least one coatable utensil partially or completely within the pouch. Alternatively, at least one coatable utensil is housed in, for example, an additional pocket or side pouch,
25 or attachable to an exterior surface of the pouch.

In general, the present invention is broader than the various embodiments depicted in the illustrations. For example, in a preferred embodiment of the present invention, a confectionery brush comprises a resilient or rigid confectionery and a can contains a flowable confectionery wherein the

resilient or rigid confectionery is coatable by the flowable confectionery. Also note, that throughout this disclosure, a confectionery is an edible.

In a preferred embodiment, the resilient or rigid confectionery is attachably removable from a handle. Alternatively, the resilient or rigid confectionery is consumable whereby another such confectionery attaches to the handle and thereby replaces the consumed confectionery. Of course, the confectionery characteristics of the replacement may differ from the characteristics of the original or prior confectionery. Confectionery characteristics include, but are not limited to, shape, hardness, flavor, color, translucency, gassification, effervescent (e.g., bicarbonate-based), edible inclusions, and the like. With respect to shape, bristle like characteristics are preferred thereby simulating the bristles of a brush, for example, a paintbrush bristles. In particular, resilient licorice bristles, or bristles comprising resilient candy, are within the scope of the present invention.

The flowable confectionery portion of the present invention comprises a flowable substance such as a liquid or a powder, or combination thereof. A container contains the flowable portion or portions. Containers with multiple compartments for containing flowable portions having same or different characteristics is also within the scope of the present invention. In a preferred embodiment, a single compartment container contains viscous liquid or powder confectionery. The single compartment container also has an opening and/or closing mechanism and/or apparatus for allowing access to the flowable confectionery, for example, but not limited to a lid. Preferably, a paint can-like container with a detachable lid is used to contain and seal and unseal the contents of the container. However, other container arrangements are encompassed by the present invention and include, but are not limited to, a tube with a flip or a screw cap and the like.

In a preferred embodiment configured as a paintbrush and paint can, or bucket, the non-edible portion of the paintbrush is manufactured through a process such as injection molding, vacuum molding, or the like. For instance, the non-edible portion of the brush is manufactured through injection molded plastic, or other suitable material, in at least one piece, preferably, two pieces, whereby a deposited candy portion is attached. The injection molded pieces cooperatively hold the candy portion and provide

for a handle. In this preferred embodiment, one piece comprises a substantially handle shaped portion that snap-fits and locks into a second piece. The second piece is, for example, a ferrule with a tubular insert portion that inserts into the deposited candy portion. The candy is deposited into, for example, a book mold. The two-piece handle is inserted into the candy. The candy hardens over a period of time where the completed piece is subsequently de-molded.

The completed paintbrush pop is then packaged. The pop is inserted in a package such as a polypropylene bag. When a bag is used, it is sealed around the handle of the paintbrush or alternatively, around the entire product.

The paint can of this particular preferred embodiment is also manufactured, for instance, through an injection molding process, a vacuum form process or the like. An injection molded plastic, or other suitable material, is used to form a container for containing an edible powder or liquid. During manufacture, the container comprises at least one piece and, when more than one piece is used, the pieces are joined. A lid or other such suitably functioning piece is manufactured similarly. Labeling of the paint can shaped plastic container typically follows together with filling with a powdered or liquid candy. In this particular preferred embodiment, the removable lid is then snap-fit onto the paint can.

In this particular preferred embodiment, the packaged paintbrush pop is attached to the completed paint can using a heat shrink sleeve, or similar process, to become a single sell unit. However, the items, confectionery portions and non-edible portions, are saleable individually as well.

The single sell unit is packed onto a variety of point of purchase displays and cartoned.

Regarding the composition of confectioneries of the present invention, for example, a hard candy portion is manufactured from:

Sugar	from approximately 55 % to approximately 75 % by weight
Corn Syrup	from approximately 20 % to approximately 40 % by weight
Water	from approximately 1 % to approximately 5 % by weight

Flavor Agent	from approximately 0.1 % to approximately 2 % by weight
Color Agent	from approximately less than 1 % by weight

Whereas a candy powder portion, for example, is manufactured from:

5	Sugar	from approximately 90 % to approximately 98 % by weight
	Malic Acid	from approximately 1 % to approximately 6 % by weight
	Flavor Agent	from approximately 1 % to approximately 5 % by weight
	Color Agent	from approximately 0.1 % to approximately 2 % by weight
	Flow Agent	from approximately 0.1 % to approximately 5 % by weight

10

The flow agent comprises a substance that promotes flowability of the candy powder of this example. Flow agents comprise, but are not limited to, for example, powdered cellulose, magnesium stearate, stearic acid, paraffin and microcrystalline waxes, polyethylene waxes, mineral and other lubricating oils, talc, silicone dioxide, lactose, calcium citrate and the like. In general, flow agents reduce attractive and/or frictional forces between particles and/or absorb moisture. In some instances, flow agents are known as anti-caking agents and/or desicating agents. Examples of useful flow agents include CAB-O-SIL® (Cabot Corporation, Boston, Massachusetts) and SYLOID® (W.R. Grace & Co., New York, New York).

15

20

The preceding example can be repeated with similar success by substituting the generically or specifically described reactants and/or operating conditions of this invention for those mentioned throughout this disclosure. For example, consider the alternative given below where a hard candy portion is manufactured from ingredients in the ranges:

25

Sugar	from approximately 0 % to approximately 95 % by weight
Corn Syrup	from approximately 0 % to approximately 80 % by weight
Water	from approximately 0 % to approximately 50 % by weight
Flavor Agent	from approximately 0 % to approximately 20 % by weight
Color Agent	from approximately 0 % to approximately 10 % by weight

Likewise, a candy powder portion is manufactured from ingredients in the ranges:

Sugar	from approximately 0 % to approximately 100 % by weight
Malic Acid	from approximately 0 % to approximately 40 % by weight
Flavor Agent	from approximately 0 % to approximately 20 % by weight
Color Agent	from approximately 0 % to approximately 10 % by weight
Flow Agent	from approximately 0 % to approximately 5 % by weight

Regarding non-edible portions of various embodiments of the present invention, manufacture is from materials such as, but not limited to, wood, plastic, metal and combinations thereof. For example, a paintbrush handle portion was formed through a molding process wherein one piece was manufactured from acrylonitrile-butadiene-styrene ("ABS") and another piece was manufactured from polypropylene ("PP"). A paint can portion was formed through a molding process wherein a paint can container portion was manufactured from high-density polyethylene ("HDPE") and a lid portion was manufactured from low-density polyethylene ("LDPE").

The preceding examples can be repeated with similar success by substituting the generically or specifically described reactants and/or operating conditions of this invention for those used in the preceding examples.

Although the invention has been described in detail with particular reference to these preferred embodiments, other embodiments can achieve the same results. Variations and modifications of the present invention will be obvious to those skilled in the art and such variation and modifications are covered in this disclosure to the extent that they are modifications and/or equivalents. The entire disclosures of all references, applications, patents, and publications cited above are hereby incorporated by reference.

CLAIMS

What is claimed is:

- 5 1. A confectionery set comprising:
 a coatable utensil, said utensil comprising a handle portion and a bristle portion;
 a container; and
 a flowable confectionery within said container and extractable by said coatable
 utensil.
- 10 2. The confectionery set of claim 1 wherein said bristle portion comprises an edible material.
3. The confectionery set of claim 1 wherein said flowable confectionery comprises at least
 one member selected from the group consisting of sugar, artificial sweetener, organic acid, flavor agent,
15 color agent, and flow agent.
4. The confectionery set of claim 3 wherein said flow agent comprises at least one member
 selected from the group consisting of powdered cellulose, magnesium stearate, stearic acid, paraffin and
 microcrystalline waxes, polyethylene waxes, mineral and other lubricating oils, talc, silicone dioxide,
20 lactose, and calcium citrate.
5. The confectionery set of claim 1 wherein said flowable confectionery comprises between
 approximately 90% and 98% by weight of sugar.
- 25 6. The confectionery set of claim 1 wherein said flowable confectionery comprises between
 approximately 1% and 6% by weight of organic acid.
7. The confectionery set of claim 1 wherein said flowable confectionery comprises between
 approximately 1% and 5% by weight of flavor agent.

8. The confectionery set of claim 1 wherein said flowable confectionery comprises between approximately 0.1% and 2% by weight of color agent.

5 9. The confectionery set of claim 1 wherein said flowable confectionery comprises between approximately 0.1% and 5% by weight of flow agent.

10 10. The confectionery set of claim 1 wherein said flowable confectionery comprises a luminiferous confectionery.

11. The confectionery set of claim 1 wherein said flowable confectionery comprises at least one member selected from the group consisting of gas generating and gas releasing confectionery.

15 12. The coatable utensil of claim 1 wherein said bristle portion comprises at least one member selected from the group consisting of a plurality of bristles, a mass, a mass comprising surface indicia creating a bristle-like appearance, rigid bristles, resilient bristles, confectionery bristles, plastic bristles, and rubber bristles.

20 13. The confectionery set of claim 12 wherein said bristle portion comprises a mass, said mass comprising a bristle-like shape.

14. The coatable utensil of claim 1 wherein said bristles comprise luminiferous bristles.

25 15. The confectionery set of claim 1 wherein said flowable confectionery comprises shaped pieces.

16. The confectionery of claim 15 wherein said shaped pieces comprise at least one shape selected from the group consisting of mineral nugget, jewel, insect, rodent, vegetable, and fruit shapes.

17. The confectionery set of claim 1 wherein said flowable confectionery comprises a fluid.

18. The confectionery set of claim 17 where said fluid comprises viscoelastic rheological properties.

19. The confectionery set of claim 1 further comprising packaging wherein said packaging receives said coatable utensil and attaches to said container.

20. The confectionery set of claim 19 wherein said packaging receives said bristle portion of said coatable utensil.

21. The confectionery set of claim 19 wherein said packaging comprises a lid of said container.

22. A confectionery set comprising:
a coatable utensil having a shape selected from the group consisting of human, mummy, vampire, skeleton, reptile, broom, magic wand, star and alien shapes;
a container having a shape selected from the group consisting of bag, box, can, sarcophagus, coffin, basket, cauldron, human and spaceship shapes; and
a flowable confectionery contained within said container and extractable by said coatable utensil.

23. The confectionery set of claim 22 wherein said flowable confectionery comprises pieces of various shapes.

24. The confectionery of claim 23 wherein said pieces comprise at least one shape selected from the group consisting of mineral nugget, jewel, insect, rodent, vegetable, and fruit shapes.

25. The confectionery set of claim 22 wherein said flowable confectionery comprises a fluid.

26. The confectionery set of claim 25 where said fluid comprises viscoelastic rheological properties.

ABSTRACT OF THE DISCLOSURE

5 cooperatively provide play value.



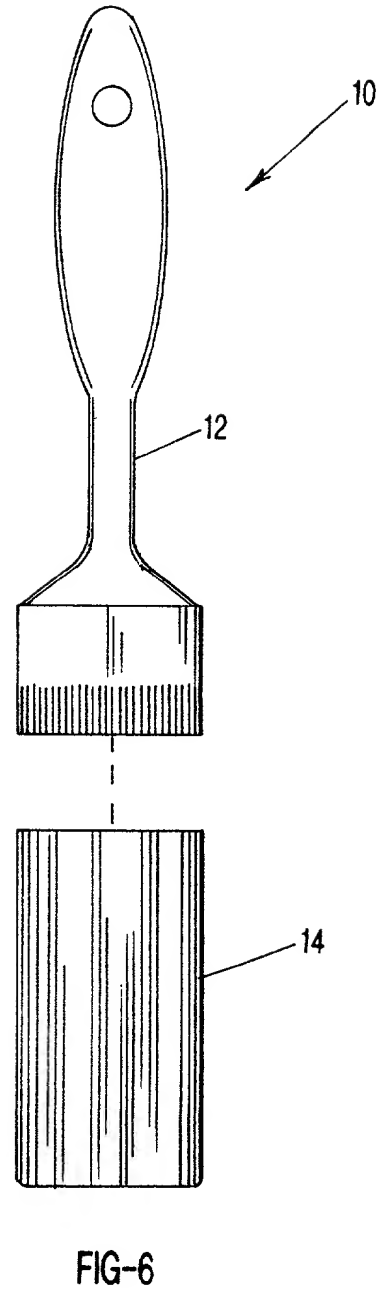
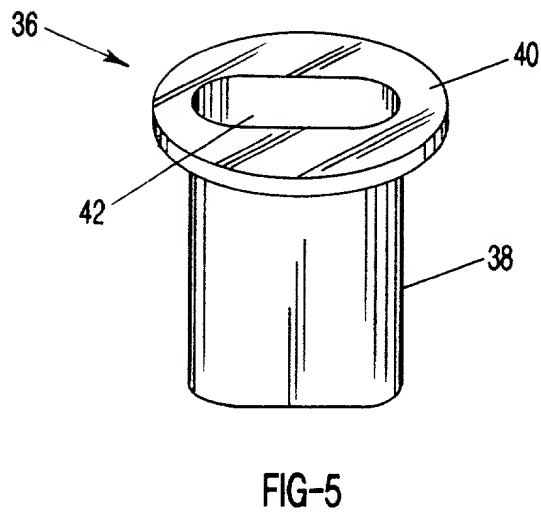
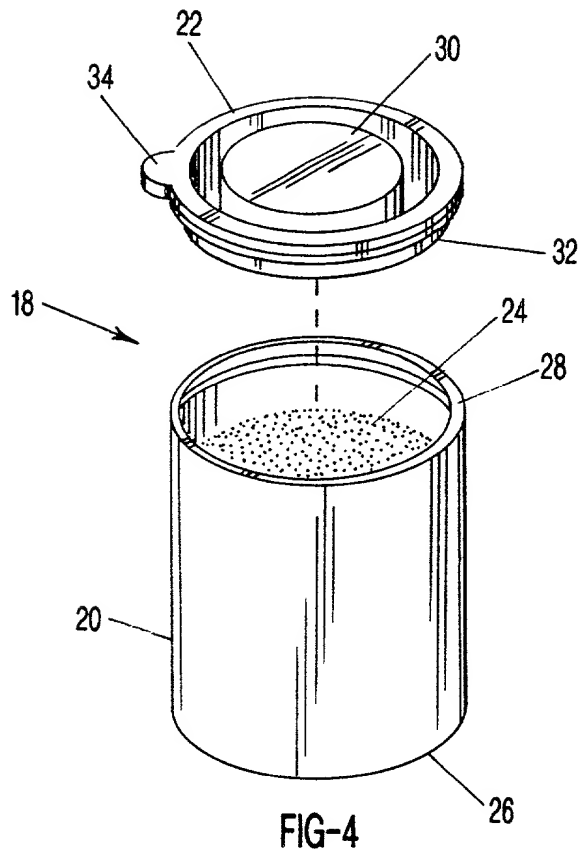
FIG-1



FIG-2



FIG-3



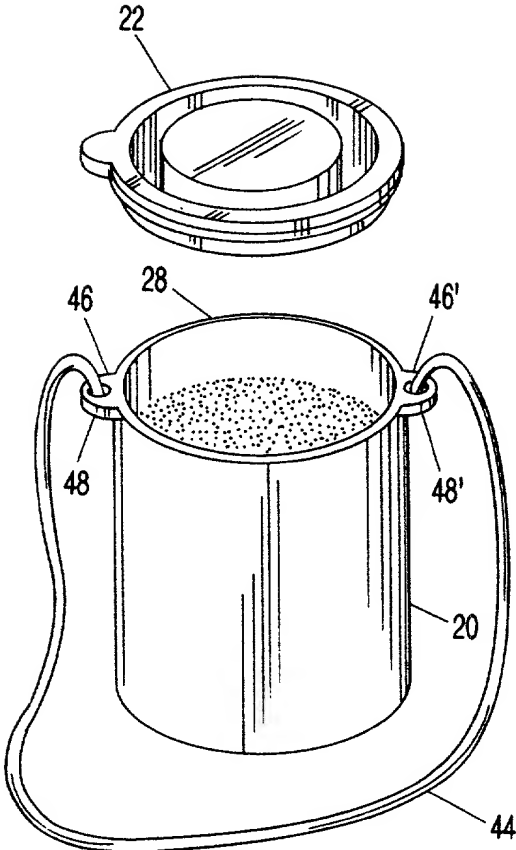


FIG-7

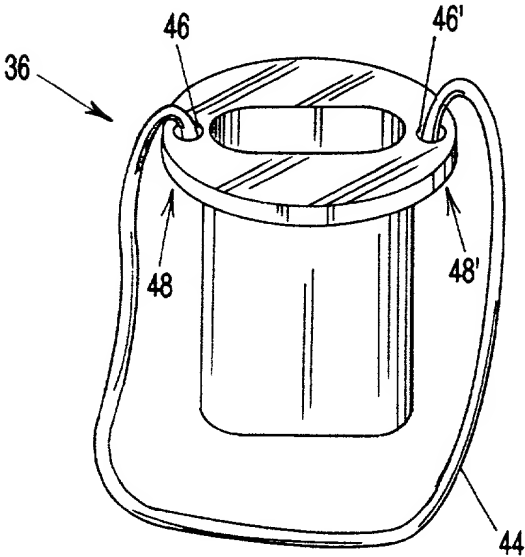


FIG-8

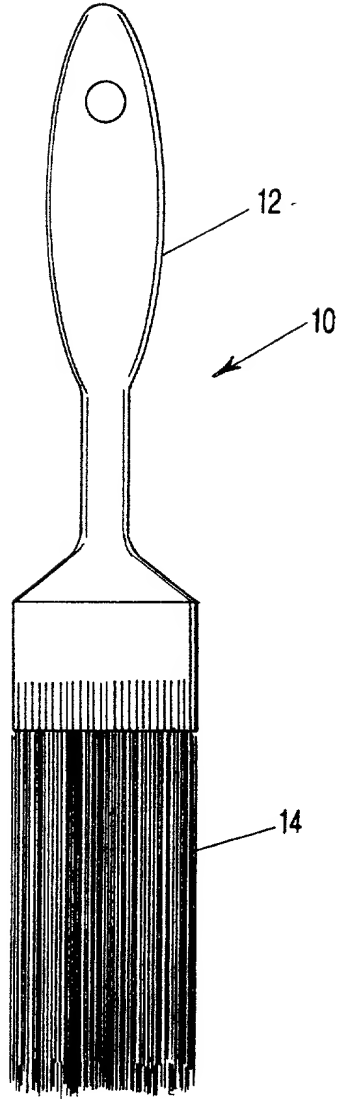


FIG-9

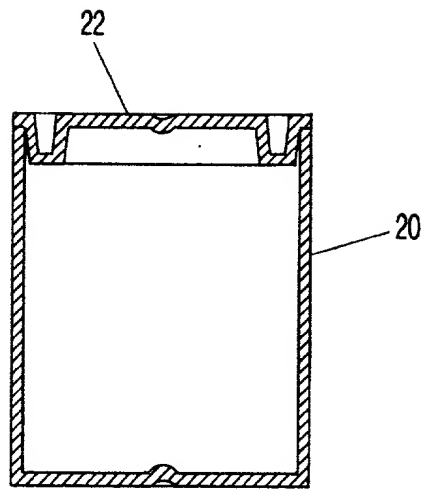


FIG-10a

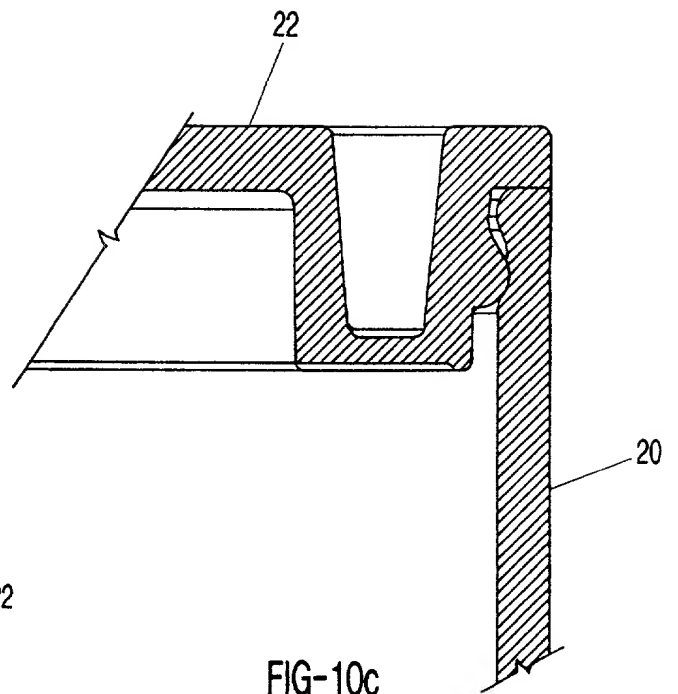


FIG-10c

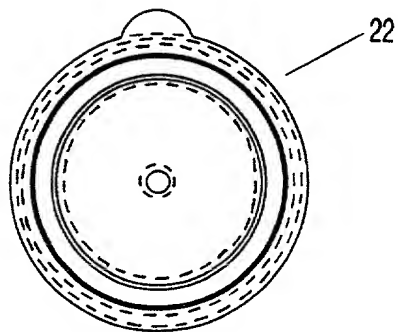
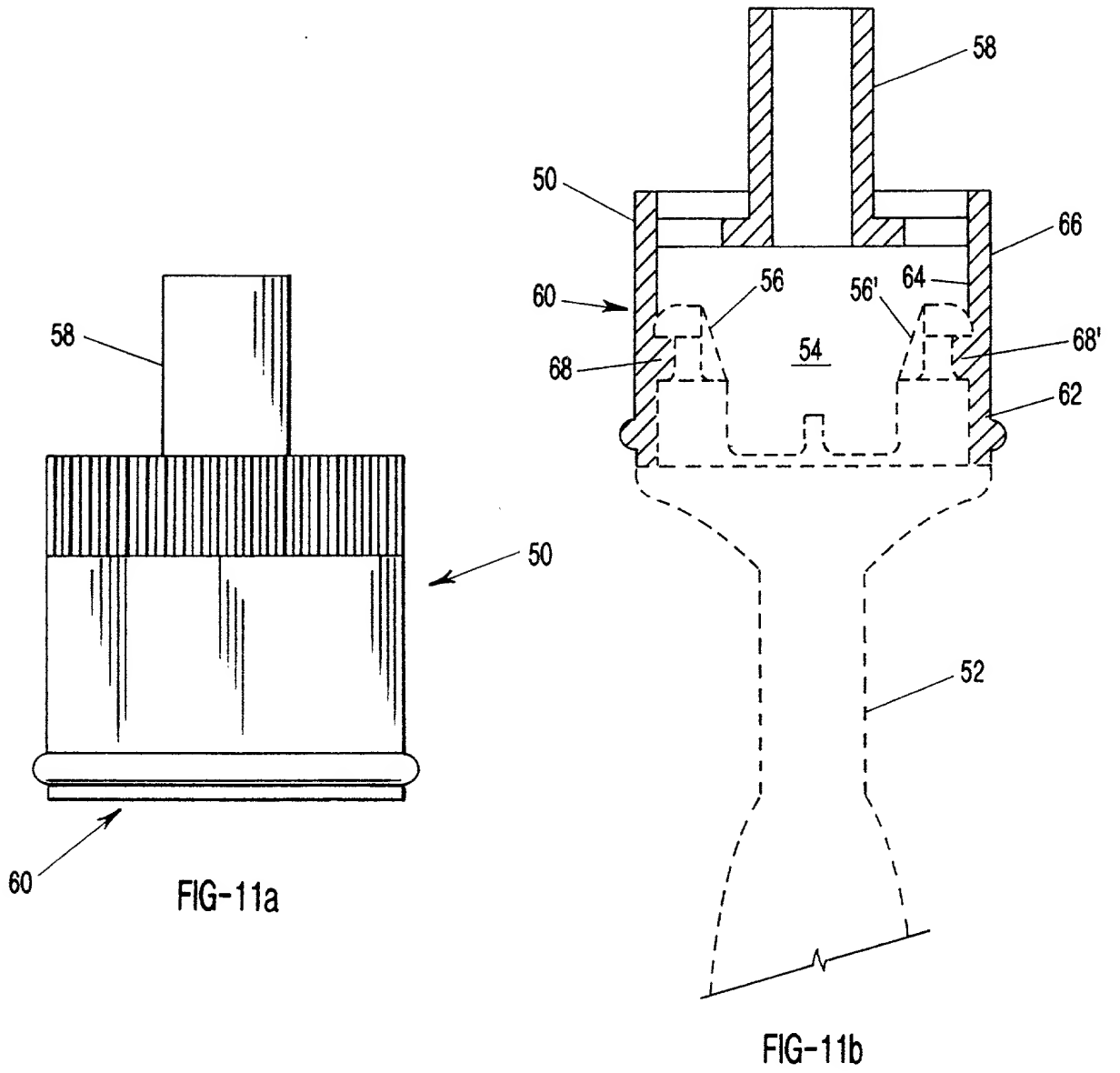


FIG-10b



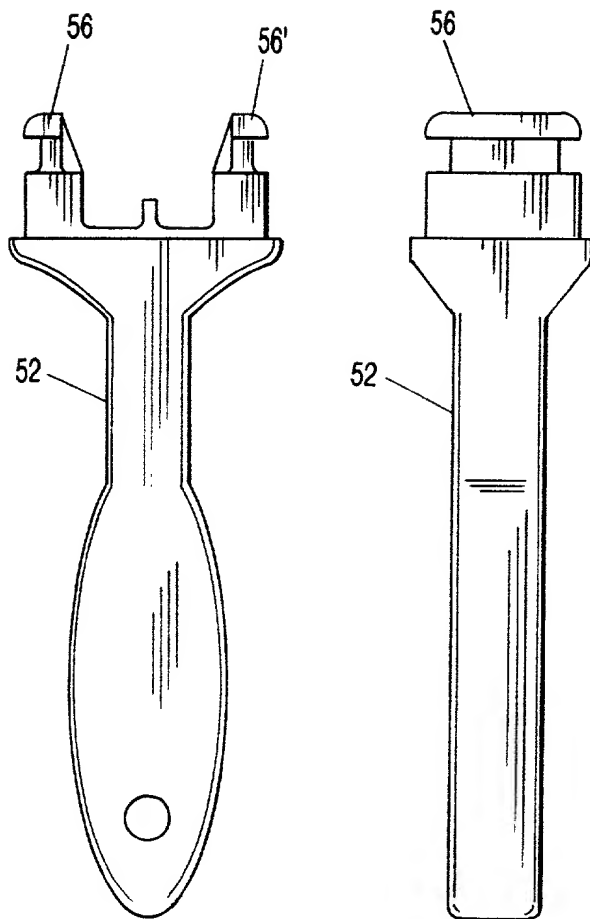


FIG-12

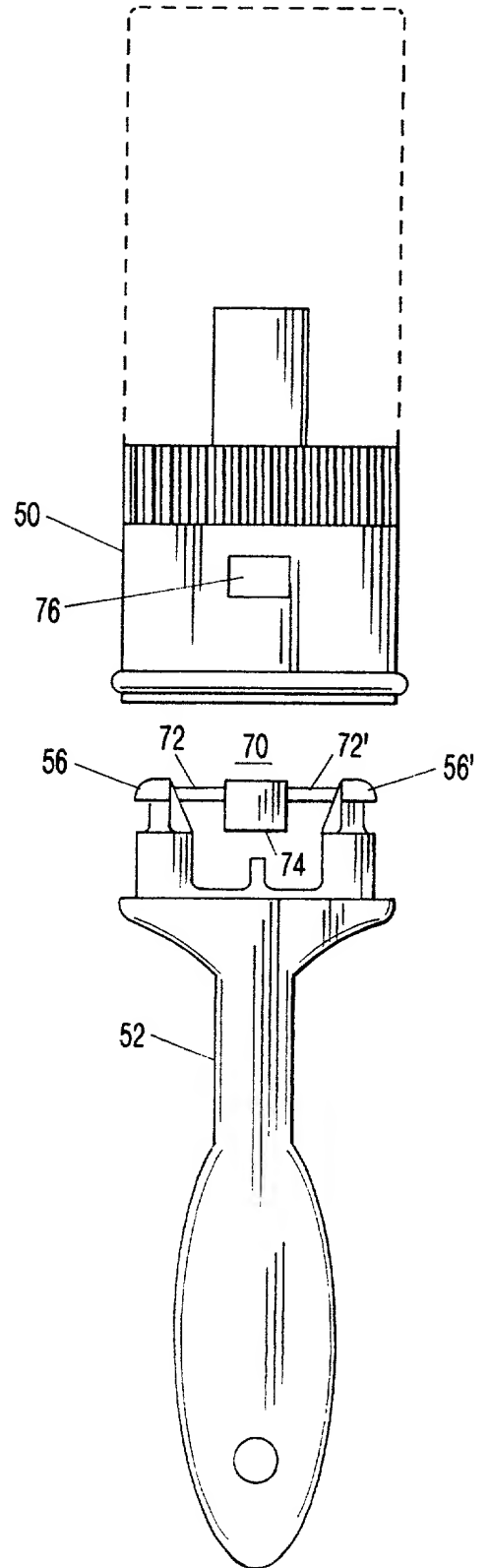
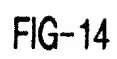


FIG-13



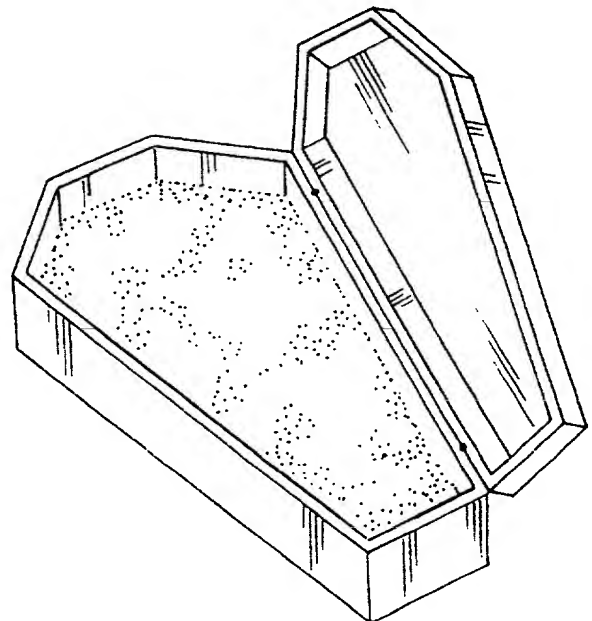
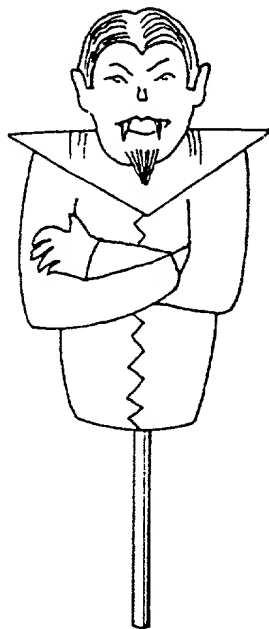
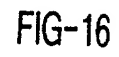
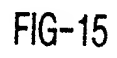
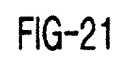
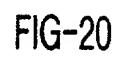
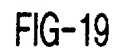
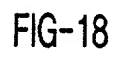


FIG-17



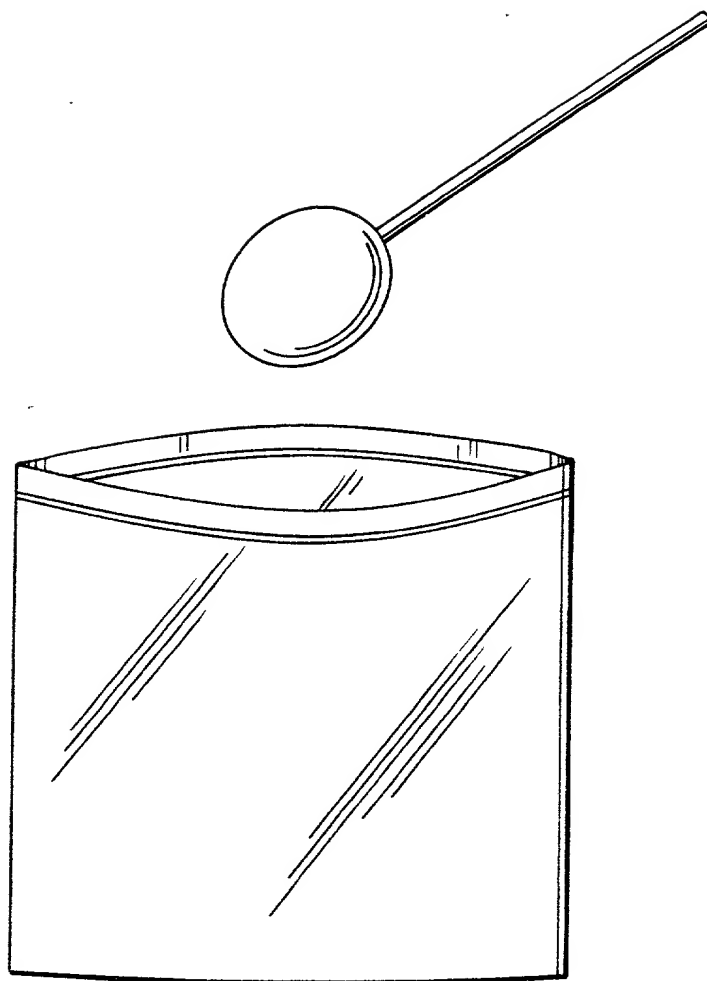


FIG-22

Docket No.
30687-US

Declaration and Power of Attorney For Patent Application

English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
PAINT SET CONFECTIONERY

the specification of which

(check one)

☐ is attached hereto.

☒ was filed on December 2, 1999 as United States Application No. or PCT International Application Number PCT/US99/28550 and was amended on _____

(if applicable)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed.

Prior Foreign Application(s)

Priority Not Claimed

PCT/US99/28550

PCT

02/12/1999

☐

(Number)

(Country)

(Day/Month/Year Filed)

☐

(Number)

(Country)

(Day/Month/Year Filed)

☐

(Number)

(Country)

(Day/Month/Year Filed)

I hereby claim the benefit under 35 U.S.C. Section 119(e) of any United States provisional application(s) listed below:

<u>60/110,675</u>	<u>December 2, 1998</u>
(Application Serial No.)	(Filing Date)
<u> </u>	<u> </u>
(Application Serial No.)	(Filing Date)
<u> </u>	<u> </u>
(Application Serial No.)	(Filing Date)

I hereby claim the benefit under 35 U. S. C. Section 120 of any United States application(s), or Section 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, C. F. R., Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application:

<u> </u>	<u> </u>	<u> </u>
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
<u> </u>	<u> </u>	<u> </u>
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
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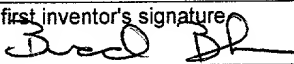
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. *(list name and registration number)*

Brian J. Pangrle, Reg. No. 42,973

Send Correspondence to: **Brian J. Pangrle**
Peacock, Myers & Adams, P.C.
P.O. Box 26927
Albuquerque, NM 87125-6927

Direct Telephone Calls to: *(name and telephone number)*
Brian J. Pangrle (505) 998-1505

Full name of sole or first inventor Brad Baker	
Sole or first inventor's signature 	Date 6-20-00
Residence Colorado Springs, Colorado	
Citizenship USA	
Post Office Address 888 Garden of the Gods Road	
Colorado Springs, Colorado 80907	

Full name of second inventor, if any	
Second inventor's signature	Date
Residence	
Citizenship	
Post Office Address	

PATENT APPLICATION

I hereby certify that this paper is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 via EL5101210090S on the date indicated below, addressed to the Box Patent Application, Commissioner for Patents, Washington, D.C. 20231.

Stacy E. Jenkins
Stacy E. Jenkins, Paralegal

6/28/00
Date Signed

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Brad Baker	:
Serial No.:	UNKNOWN	: Attorney Docket No.: 30687-US
Filed:	Herewith	: Anticipated Group Art Unit: UNKNOWN
For:	PAINT SET CONFECTIONERY	:

ASSOCIATE POWER OF ATTORNEY

Box: PATENT APPLICATION
Commissioner for Patents
Washington, D.C. 20231

Dear Sir:


Brian J. Pangrle, a principal attorney in the above-identified application for Letters Patent, hereby appoints:

Deborah A. Peacock	Reg. No. 31,649
Jeffrey D. Myers	Reg. No. 35,964
Paul Adams	Reg. No. 21,096
Rod D. Baker	Reg. No. 35,434
Stephen A. Slusher	Reg. No. 43,924 and
Andrea L. Mays	Reg. No. 43,721

as associate attorneys with full power.

Respectfully submitted,

Date: 6/28/00



Brian J. Pangrle, Reg. No. 42,973
Direct line: (505) 998-1505

Attorney for Applicants
PEACOCK, MYERS & ADAMS, P.C.
P.O. Box 26927
Albuquerque, New Mexico 87125-6927
Telephone: (505) 998-1500
Facsimile No. (505) 243-2542
Customer No. 005179

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